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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/803,107	03/17/2004	John A. Clark	HAMM 1010 PA	5298	
7590 01/12/2007 Jill L. Robinson			EXAMINER		
95 Shuey Driv	e		JOHNSON	JOHNSON, VICKY A	
Moraga, CA 94556			ART UNIT	PAPER NUMBER	
			3682		
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE		
3 MONTHS:		01/12/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary			Application No.	Applicant(s)	Applicant(s)			
			10/803,107	CLARK				
			Examiner	Art Unit				
			Vicky A. Johnson	3682				
Period fo	The MAILING DATE of this commu or Reply	nication appe	ars on the cover sheet v	vith the correspondence a	ddress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Masions of time may be available under the provision SIX (6) MONTHS from the mailing date of this come of period for reply is specified above, the maximum some to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DA s of 37 CFR 1.136 munication. tatutory period will y will, by statute, c	TE OF THIS COMMUN (a). In no event, however, may a apply and will expire SIX (6) MO ause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	,			
Status		•						
1)	Responsive to communication(s) fil	ed on .						
2a)□			ction is non-final.					
3) 🗌								
	closed in accordance with the pract	ice under <i>Ex</i>	parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Dispositi	on of Claims	•						
4) 🖾	4) Claim(s) <u>1-20</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	Claim(s) is/are allowed.							
6)⊠	Claim(s) 1-20 is/are rejected.							
7)	Claim(s) is/are objected to.							
8) 🗌	Claim(s) are subject to restri	ction and/or	election requirement.					
Applicati	on Papers							
9)	The specification is objected to by the	ne Examiner.						
10)	The drawing(s) filed on is/are	: a)□ accep	oted or b) Objected to	by the Examiner.				
	Applicant may not request that any object	ection to the dr	awing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including	-	•	• • •	` '			
11)	The oath or declaration is objected t	o by the Exa	miner. Note the attache	ed Office Action or form F	PTO-152.			
Priority u	ınder 35 U.S.C. § 119							
_	Acknowledgment is made of a claim ☐ All b) ☐ Some * c) ☐ None of:	for foreign p	riority under 35 U.S.C.	§ 119(a)-(d) or (f).				
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 							
	3. Copies of the certified copies	•	•	n received in this Nationa	al Stage			
+ 0	application from the Internation		•					
^ 3	See the attached detailed Office action	on for a list of	tne certified copies no	t received.				
Attachmen			•					
	e of References Cited (PTO-892)	DTO 040)		Summary (PTO-413) (s)/Mail Date				
	e of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO/SB/08)	P1O-948)		Informal Patent Application				
Pape	.							

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-5, 9-12, and 16-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Smith (US 6,663,129).

Smith discloses an adjustable shift lever comprising: a shift tip (10) comprising a first end comprising a knob portion (30); and a second end opposite the first end (see Fig 6), and connected to the knob portion, wherein the second end is connected to two substantially parallel wing portions (13) adapted to fit over a cooperating portion of a motorcycle shift arm (14); a fastener assembly (16,19) for connecting to at least one of the wing portions and for securing the shift tip to the shift arm (see Fig 2); and a shim

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(well known) adapted for placement between the cooperating portion of the motorcycle shift arm and at least one of the wing portions.

Re claims 2-4, the use of more than one shim to mount a grip is well known.

Re claim 5, the knob portion defines a central axis running between the first end and the second end, and wherein the fastener assembly is offset a selected distance from the central axis (see Fig 2).

Re claim 9, each of the wing portions is connected to the second end by a slanting member (see Fig 2).

Re claim 10, each of the wing portions forms a hole adapted to accept the fastening assembly (see Fig 2).

Re claim 11, each of the wing portions forms a hole adapted to accept the fastening assembly; and wherein each hole defines a centerpoint; and wherein each centerpoint is offset the selected distance from the central axis (see Fig 2).

Re claim 12, the fastener assembly is offset a selected distance from the central axis (see Fig 2).

Re claim 16, each of the wing portions is connected to the second end by a slanting member (see Fig 2).

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Re claim 17, each of the wing portions forms a hole adapted to accept the fastening assembly; and wherein each hole defines a centerpoint; and wherein each centerpoint is offset the selected distance from the central axis (see Fig 2).

Re claim 18, each of the wing portions forms a hole adapted to accept the fastening assembly; and wherein each hole defines a centerpoint; and wherein each centerpoint is offset the selected distance from the central axis (see Fig 2).

Re claim 19, a shim adapted for placement between the cooperating portion of the motorcycle shift arm and at least one of the wing portions and wherein the shim is selectably placeable in one of at least two positions (well known).

Re claim 20, the knob portion defines a central axis between the first end and the second end, and wherein the fastener assembly is offset a selected distance from the central axis (see Fig 2).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 6-8 and 13-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smith (US 6,663,129).

Smith discloses the device as described above, but does not disclose selected distance is at least 5 mm, 10 mm, or 15mm.

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to determine the optimum or workable distance, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable values involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

3,667,315 Polly, Sr. (shim) 6,615,687 Bendetti et al (shim)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vicky A. Johnson whose telephone number is (571) 272-7106. The examiner can normally be reached on Monday-Friday (7:00a-3:30p).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Ridley can be reached on (571) 272-6217. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Vicky A. Johnson Primary Examiner Page 6

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